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Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	No.	Applicant(s)				
Office Action Summary		09/883,098		MILLER, DOUGLAS ALLYN				
		Examiner		Art Unit				
<u> </u>		James Shel		2614				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).								
Status								
1)	Responsive to communication(s) filed on	Responsive to communication(s) filed on						
2a) <u></u> □	This action is <b>FINAL</b> . 2b)⊠ Thi	is action is no	n-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims								
4) Claim(s) 1-34 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.  5) Claim(s) is/are allowed.  6) Claim(s) 1-34 is/are rejected.  7) Claim(s) is/are objected to.  8) Claim(s) are subject to restriction and/or election requirement.								
Applicat	ion Papers		-					
9)[	The specification is objected to by the Examin	ier.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority under 35 U.S.C. § 119								
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>								
Attachment(s)  1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 5/01,5/02,6/04  4) Interview Summary (PTO-413) Paper No(s)/Mail Date.  5) Notice of Informal Patent Application (PTO-152) Paper No(s)/Mail Date 5/01,5/02,6/04								

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#### **DETAILED ACTION**

### Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 2, 4-8, 15-19, 21-23, 26-28, 32 and 34 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hite et al. (Hite) (5,774,170) in view of Bendinelli et al. (Bendinelli) (6,061,719).

As to claim 1, Hite discloses a method (column 1, lines 5-10), comprising: sending one or more television signals to a client terminal (Fig. 1, display site, 400; column 9, lines 32-38 and column 5, lines 29-39) via a first channel of a communications network (Fig. 1; column 9, lines 32-38 and column 5, lines 29-39), wherein prior to being sent to the client terminal, the television signal includes information related to a first advertisement present in the television signal (default ad with CID; column 7, lines 24-31);

aggregating information related to the second advertisement (column 9, line 42-column 10, line 54);

sending at least some of the aggregated information related to the second advertisement to the client terminal via a second channel of the communication network (column 6, line 60-column 7, line 14);

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correlating the information related to the first advertisement to the information related to the second advertisement (column 7, lines 24-32); and

swapping the first advertisement with the second advertisement if there is a match in the correlated information (column 7, lines 15-32).

While Hite discloses replacing the first advertisement with the second advertisement (column 7, lines 26-32), he fails to specifically disclose link information associated to the advertisements.

In an analogous art, Bendinelli discloses a television receiving system (Fig. 1) wherein a received television advertisement includes a URL link (column 3, lines 19-24) which is utilized to direct a browser to a website (column 3, lines 57-63) for the typical benefit of allowing a user to easily access web information related to the displayed advertisement (column 1, line 48-column 2, line 5).

It would have been obvious to one of ordinary skill in the art at the time of invention by applicant to modify Hite's system to include link information associated to the advertisements, as taught by Bendinelli, for the typical benefit of allowing a user to easily access web information related to the displayed advertisement.

As to claim 2, Hite and Bendinelli disclose wherein the information associated with the first advertisement is sent to the client along with the television signal (see Hite at column 7, lines 15-24), and wherein swapping the first advertisement with the second advertisement if there is a match in the correlated information (see Hite at column 7, lines 15-32) comprises:

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storing at least some of the second advertisement in a storage location communicatively coupled to the client terminal (see Hite at column 7, lines 7-14);

retrieving the second advertisement from the storage location (see Hite at column 7, lines 9-32); and

displaying the retrieved second advertisement instead of the first advertisement (see Hite at column 7, lines 25-32).

As to claim 4, Hite and Bendinelli disclose wherein the information associated with the first advertisement is sent to the client terminal along with the television signal (see Hite at column 7, lines 15-24), and wherein swapping the first advertisement with the second advertisement if there is a match in the correlated information (see Hite at column 7, lines 15-32) comprises tuning the client terminal from the first channel to another channel where the second advertisement is carried (see Hite at column 5, lines 63-67, column 6, lines 1-9, lines 28-39 and column 7, lines 31-33).

As to claim 5, Hite and Bendinelli disclose wherein aggregating the information related to the second advertisement includes receiving at least a portion of the information from a unit that processes the television signals (databases formed at the television broadcasting center; see Hite at column 9, lines 39-67).

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As to claim 6, Hite and Bendinelli disclose wherein aggregating the information related to the second advertisement includes receiving at least a portion of the information from a third-party entity (see Hite at column 11, lines 18-30).

As to claim 7, Hite and Bendinelli disclose wherein replacing the link information associated to the first advertisement with the link information associated to the second advertisement (by replacing the default ad with a new one; see Hite at column 7, lines 15-30) includes redirecting to an address associated with the second advertisement (directing the receiver to the URL of the new ad; see Bendinelli at column 3, lines 21-29).

As to claim 8, Hite and Bendinelli disclose opting in the client terminal to participate in the swapping of the first advertisement with the second advertisement (see Hite at column 4, lines 52-61).

As to claim 15, Hite discloses an article of manufacture (Fig. 5), comprising:

a machine readable medium having instructions stored thereon (controlling the system; Fig. 5; column 13, line 58-column 14, line 58) to:

in regards to one or more television signals sent to a client terminal (Fig. 1, display site, 400; column 9, lines 32-38 and column 5, lines 29-39) via a first channel of a communications network (Fig. 1; column 9, lines 32-38 and column 5, lines 29-39), wherein prior to being sent to the client terminal, the television signal includes

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information related to a first advertisement present in the television signal (default ad with CID; column 7, lines 24-31), aggregate information related to a second advertisement that is to replace the first advertisement (column 9, line 42-column 10, line 54);

send at least some of the aggregated information related to the second advertisement to the client terminal via a second channel of the communication network (column 6, line 60-column 7, line 14);

correlate the information related to the first advertisement to the information related to the second advertisement (column 7, lines 24-32); and

swap the first advertisement with the second advertisement if there is a match in the correlated information (column 7, lines 15-32).

While Hite discloses replacing the first advertisement with the second advertisement (column 7, lines 26-32), he fails to specifically disclose link information associated to the advertisements.

In an analogous art, Bendinelli discloses a television receiving system (Fig. 1) wherein a received television advertisement includes a URL link (column 3, lines 19-24) which is utilized to direct a browser to a website (column 3, lines 57-63) for the typical benefit of allowing a user to easily access web information related to the displayed advertisement (column 1, line 48-column 2, line 5).

It would have been obvious to one of ordinary skill in the art at the time of invention by applicant to modify Hite's system to include link information associated to

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the advertisements, as taught by Bendinelli, for the typical benefit of allowing a user to easily access web information related to the displayed advertisement.

As to claim 16, Hite and Bendinelli disclose wherein the instructions to swap the first advertisement with the second advertisement include instructions to tune to a channel where the second advertisement is carried (see Hite at column 5, lines 63-67, column 6, lines 1-9, lines 28-39 and column 7, lines 31-33).

As to claim 17, Hite and Bendinelli disclose wherein the instructions to swap the first advertisement with the second advertisement include instructions to retrieve the second advertisement from a storage location (see Hite at column 7, lines 9-32).

As to claim 18, Hite and Bendinelli disclose wherein the instructions to replace the link information associated to the first advertisement with the link information associated to the second advertisement (by replacing the default ad with a new one; see Hite at column 7, lines 15-30) include instructions to redirect to an address related to the second advertisement (directing the receiver to the URL of the new ad; see Bendinelli at column 3, lines 21-29).

As to claim 19, Hite discloses an apparatus, comprising:

an aggregator (column 2, lines 42-67) communicatively coupled to a broadcast center of an interactive television system (Fig. 1), the aggregator capable to aggregate

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at least some information related to a substitute advertisement (column 9, line 42-column 10, line 54), the aggregator further capable to send at least some of the aggregated information (column 6, line 60-column 7, line 14) to cause a swap of the substitute advertisement in place of an original advertisement that is provided to the broadcast center (column 7, lines 15-32).

While Hite discloses replacing the first advertisement with the second advertisement (column 7, lines 26-32), he fails to specifically disclose link information associated to the advertisements.

In an analogous art, Bendinelli discloses a television receiving system (Fig. 1) wherein a received television advertisement includes a URL link (column 3, lines 19-24) which is utilized to direct a browser to a website (column 3, lines 57-63) for the typical benefit of allowing a user to easily access web information related to the displayed advertisement (column 1, line 48-column 2, line 5).

It would have been obvious to one of ordinary skill in the art at the time of invention by applicant to modify Hite's system to include link information associated to the advertisements, as taught by Bendinelli, for the typical benefit of allowing a user to easily access web information related to the displayed advertisement.

As to claim 21, Hite and Bendinelli disclose wherein the aggregator sends the information to an opted-in client to allow the swap to occur at the client terminal (see Hite at column 7, lines 1-32).

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As to claim 22, Hite discloses an interactive television system, comprising:

a broadcast center (Fig. 1; media origination facility, 300) to send a television signal to a client terminal (Fig. 1, display site, 400; column 9, lines 32-38 and column 5, lines 29-39) via a first channel of a communication network coupled to the broadcast center (Fig. 1; column 9, lines 32-38 and column 5, lines 29-39), wherein prior to being sent to the client terminal, the television signal includes information related to a first advertisement present in the television signal (default ad with CID; column 7, lines 24-31),

an aggregator (column 2, lines 42-67) communicatively coupled to a broadcast center of an interactive television system (Fig. 1), the aggregator capable to aggregate at least some information related to a second advertisement (column 9, line 42-column 10, line 54), the aggregator further capable to send at least some of the aggregated information (column 6, line 60-column 7, line 14) to cause a swap of the second advertisement in place of the first advertisement (column 7, lines 15-32).

While Hite discloses replacing the first advertisement with the second advertisement (column 7, lines 26-32), he fails to specifically disclose link information associated to the advertisements.

In an analogous art, Bendinelli discloses a television receiving system (Fig. 1) wherein a received television advertisement includes a URL link (column 3, lines 19-24) which is utilized to direct a browser to a website (column 3, lines 57-63) for the typical benefit of allowing a user to easily access web information related to the displayed advertisement (column 1, line 48-column 2, line 5).

It would have been obvious to one of ordinary skill in the art at the time of invention by applicant to modify Hite's system to include link information associated to the advertisements, as taught by Bendinelli, for the typical benefit of allowing a user to easily access web information related to the displayed advertisement.

As to claim 23, Hite and Bendinelli disclose wherein the information aggregated by the aggregator is provided by a third-party entity (see Hite at column 11, lines 18-30).

As to claim 26, Hite and Bendinelli disclose wherein the broadcast center is capable to send a command to the client terminal to opt-in the client terminal by having the client terminal tune to a second channel where the second advertisement is carried (see Hite at column 5, lines 63-67, column 6, lines 1-9, lines 28-39 and column 7, lines 31-33).

As to claim 27, Hite discloses a method, comprising:

sending one or more television signals sent to a client terminal (Fig. 1, display site, 400; column 9, lines 32-38 and column 5, lines 29-39) via a first channel of a communications network (Fig. 1; column 9, lines 32-38 and column 5, lines 29-39), wherein prior to being sent to the client terminal, the television signal includes information related to a first advertisement present in the television signal (default ad with CID; column 7, lines 24-31), wherein the information associated with the first

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advertisement is sent to the client terminal along with the television signal (column 7, lines 24-31);

aggregating information related to a second advertisement (column 9, line 42-column 10, line 54);

sending at least some of the aggregated information related to the second advertisement to the client terminal via a second channel of the communication network (column 6, line 60-column 7, line 14);

correlating the information related to the first advertisement to the information related to the second advertisement (column 7, lines 24-32); and

swapping the first advertisement with the second advertisement if there is a match in the correlated information (column 7, lines 15-32), wherein swapping the first advertisement with the second advertisement if there is a match in the correlated information (column 7, lines 15-32), comprising:

storing at least some of the second advertisement in a storage location communicatively coupled to the client terminal (column 7, lines 7-14);

retrieving the second advertisement from the storage location (column 7, lines 9-32); and

displaying the retrieved second advertisement instead of the first advertisement (column 7, lines 25-32).

While Hite discloses replacing the first advertisement with the second advertisement (column 7, lines 26-32), he fails to specifically disclose link information associated to the advertisements.

In an analogous art, Bendinelli discloses a television receiving system (Fig. 1) wherein a received television advertisement includes a URL link (column 3, lines 19-24) which is utilized to direct a browser to a website (column 3, lines 57-63) for the typical benefit of allowing a user to easily access web information related to the displayed advertisement (column 1, line 48-column 2, line 5).

It would have been obvious to one of ordinary skill in the art at the time of invention by applicant to modify Hite's system to include link information associated to the advertisements, as taught by Bendinelli, for the typical benefit of allowing a user to easily access web information related to the displayed advertisement.

As to claim 28, Hite and Bendinelli disclose wherein swapping the first advertisement with the second advertisement if there is a match in the correlated information (see Hite at column 7, lines 15-32) comprises tuning the client terminal from the first channel to another channel where the second advertisement is carried (see Hite at column 5, lines 63-67, column 6, lines 1-9, lines 28-39 and column 7, lines 31-33).

As to claim 32, Hite discloses a method (column 1, lines 5-10), comprising: sending one or more television signals to a client terminal (Fig. 1, display site, 400; column 9, lines 32-38 and column 5, lines 29-39) via a first channel of a communications network (Fig. 1; column 9, lines 32-38 and column 5, lines 29-39), wherein prior to being sent to the client terminal, the television signal includes information related to a first advertisement present in the television signal (default ad

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with CID; column 7, lines 24-31), the information capable to identify the first advertisement and demarcate the beginning and ending locations of the first advertisement in the television signal (wherein the local processor identifies the commercial break; column 7, lines 24-31);

aggregating information related to a second advertisement (column 9, line 42-column 10, line 54), the aggregated information including information indicative of one or more first advertisements that the second advertisement is to be swapped for (column 9, lines 44-50 and column 7, lines 15-31);

sending at least some of the aggregated information related to the second advertisement to the client terminal via a second channel of the communication network (column 6, line 60-column 7, line 14), including sending at least a portion of the second advertisement to the client terminal (column 7, lines 1-14)

correlating the information related to the first advertisement to the information related to the second advertisement to determine if the first advertisement is to be swapped with the second advertisement (column 7, lines 24-32); and

swapping the first advertisement with the second advertisement if the correlated information determines that a swap is appropriate (column 7, lines 15-32), wherein the second advertisement is swapped for the first advertisement during a time period substantially corresponding to the beginning and end locations of the first advertisement (replacing the first advertisement during the set commercial break; column 7, lines 15-32).

While Hite discloses replacing the first advertisement with the second advertisement (column 7, lines 26-32), he fails to specifically disclose link information associated to the advertisements.

In an analogous art, Bendinelli discloses a television receiving system (Fig. 1) wherein a received television advertisement includes a URL link (column 3, lines 19-24) which is utilized to direct a browser to a website (column 3, lines 57-63) for the typical benefit of allowing a user to easily access web information related to the displayed advertisement (column 1, line 48-column 2, line 5).

It would have been obvious to one of ordinary skill in the art at the time of invention by applicant to modify Hite's system to include link information associated to the advertisements, as taught by Bendinelli, for the typical benefit of allowing a user to easily access web information related to the displayed advertisement.

As to claim 34, Hite and Bendinelli disclose wherein replacing the link information associated to the first advertisement with the link information associated to the second advertisement (by replacing the default ad with a new one; see Hite at column 7, lines 15-30) includes redirecting to an address associated with the second advertisement (directing the receiver to the URL of the new ad; see Bendinelli at column 3, lines 21-29).

3. Claims 29-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hite, in view of Beninelli and Hinderks (2001/0025377A1).

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As to claim 29, Hite discloses an interactive television system (Fig. 1), comprising:

a broadcast center (Fig. 1; media origination facility, 300) to send a television signal to a client terminal (Fig. 1, display site, 400; column 9, lines 32-38 and column 5, lines 29-39) via a first channel of a communication network coupled to the broadcast center (Fig. 1; column 9, lines 32-38 and column 5, lines 29-39), wherein prior to being sent to the client terminal, the television signal includes information related to a first advertisement present in the television signal (default ad with CID; column 7, lines 24-31),

an aggregator (column 2, lines 42-67) communicatively coupled to a broadcast center of an interactive television system (Fig. 1), the aggregator capable to aggregate at least some information related to a second advertisement (column 9, line 42-column 10, line 54), the aggregator further capable to send at least some of the aggregated information (column 6, line 60-column 7, line 14) to cause a swap of the second advertisement in place of the first advertisement (column 7, lines 15-32).

While Hite discloses a unit disposed at the client terminal (Fig. 5) to receive the aggregated information from the aggregator (column 7, lines 1-32) and based on the received aggregated information, replacing the first advertisement with the second advertisement (column 7, lines 1-32), he fails to specifically disclose link information associated to the advertisements and a unit disposed at the broadcast center to switch an output feed of the broadcast center to provide the second advertisement to a client terminal.

In an analogous art, Bendinelli discloses a television receiving system (Fig. 1) wherein a received television advertisement includes a URL link (column 3, lines 19-24) which is utilized to direct a browser to a website (column 3, lines 57-63) for the typical benefit of allowing a user to easily access web information related to the displayed advertisement (column 1, line 48-column 2, line 5).

Additionally, in an analogous art, Hinderks discloses a video distribution system (Fig. 54; paragraph 304) wherein a server will receive a video stream containing advertisements (national feed; paragraph 304) and wherein the server will replace the national advertisement with a local advertisement (paragraph 304) by switching the output feed (switching from the national feed to the local feed; see Hinderks at paragraph 304) before distribution to the clients (Fig. 54; paragraph 304) for the typical benefit of ensuring that users receive more relevant local advertisements (paragraphs 27 and 304).

It would have been obvious to one of ordinary skill in the art at the time of invention by applicant to modify Hite's system to include link information associated to the advertisements, as taught by Bendinelli, for the typical benefit of allowing a user to easily access web information related to the displayed advertisement.

Additionally, it would have been obvious to one of ordinary skill in the art at the time of invention by applicant to modify Hite and Bendinelli's system to include a unit disposed at the broadcast center to switch an output feed of the broadcast center to provide the second advertisement to a client terminal, as taught by Hinderks, for the

typical benefit of providing programming which contains local advertisements more relevant to the viewing area.

As to claim 30, Hite, Bendinelli and Hinderks disclose wherein the unit is capable to switch the output feed of the broadcast center via a switch to a channel that carries the substitute advertisement (switching from the national feed to the local feed; see Hinderks at paragraph 304), the unit further capable to send a command to the client terminal to tune to the channel that carries the substitute advertisement (see Hite at column 5, lines 63-67, column 6, lines 1-9, lines 28-39 and column 7, lines 31-33).

As to claim 31, Hite, Bendinelli and Hinderks disclose wherein the unit is capable to switch the output feed of the broadcast center via an override of the first advertisement in the television signal with the second advertisement and to send the second advertisement with the television signal on the first channel (overriding the national ad by switching from the national feed to the local feed; see Hinderks at paragraph 304).

4. Claims 9-14, 20, 24, 25 and 33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hite and Bendinelli as applied to claims 1, 19, 22 and 32 above, and further in view of Hinderks.

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As to claim 9, while Hite and Bendinelli disclose swapping the first advertisement and the second advertisement, they fail to specifically disclose wherein the swapping occurs at a broadcast center.

In an analogous art, Hinderks discloses a video distribution system (Fig. 54; paragraph 304) wherein a server will receive a video stream containing advertisements (national feed; paragraph 304) and wherein the server will replace the national advertisement with a local advertisement (paragraph 304) before distribution to the clients (Fig. 54; paragraph 304) for the typical benefit of ensuring that users receive more relevant local advertisements (paragraphs 27 and 304).

It would have been obvious to one of ordinary skill in the art at the time of invention by applicant to modify Hite and Bendinelli's system to include wherein the swapping occurs at a broadcast center, as taught by Hinderks, for the typical benefit of providing programming which contains local advertisements more relevant to the viewing area.

As to claim 10, Hite, Bendinelli and Hinderks disclose wherein the swapping of the first advertisement with the second advertisement at the broadcast center includes replacing the information associated with the first advertisement (CID associated with each advertisement; see Hite at column 9, lines 47-50) with the information associated with the second advertisement (by replacing the associated advertisement; see Hinderks at paragraph 304), including replacement of the link information associated to the first advertisement with link information associated to the second advertisement, in

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the television signal (replacing the advertisement and it's associated URL; see Hinderks at paragraph 304 and see Bendinelli at column 3, lines 21-29).

As to claim 11, Hite, Bendinelli and Hinderks disclose wherein the swapping of the first advertisement with the second advertisement at the broadcast center includes switching an output feed of the broadcast center to carry a second advertisement instead of the first advertisement (switching from the national feed to the local feed; see Hinderks at paragraph 304).

As to claim 12, Hite, Bendinelli and Hinderks disclose wherein switching the output feed includes switching from the first channel to another channel that carries the second advertisement (switching from the national feed to the local feed; see Hinderks at paragraph 304).

As to claim 13, Hite, Bendinelli and Hinderks disclose wherein switching the output feed includes overriding the first advertisement with the second advertisement on the television signal carried on the first channel (overriding the national ad by switching from the national feed to the local feed; see Hinderks at paragraph 304).

As to claim 14, Hite, Bendinelli and Hinderks further disclose sending a command to opt-in the client terminal (see Hite at column 5, lines 63-67, column 6, lines 1-9, lines 28-39 and column 7, lines 31-33), the command capable to instruct the client

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terminal to tune to the channel that carries the second advertisement (see Hite at column 5, lines 63-67, column 6, lines 1-9, lines 28-39 and column 7, lines 31-33).

As to claim 20, while Hite and Bendinelli disclose swapping the first advertisement and the second advertisement, they fail to specifically disclose wherein the swapping occurs prior to transmission to a client terminal.

In an analogous art, Hinderks discloses a video distribution system (Fig. 54; paragraph 304) wherein a server will receive a video stream containing advertisements (national feed; paragraph 304) and wherein the server will replace the national advertisement with a local advertisement (paragraph 304) before distribution to the clients (Fig. 54; paragraph 304) for the typical benefit of ensuring that users receive more relevant local advertisements (paragraphs 27 and 304).

It would have been obvious to one of ordinary skill in the art at the time of invention by applicant to modify Hite and Bendinelli's system to include wherein the swapping occurs prior to transmission to a client terminal, as taught by Hinderks, for the typical benefit of providing programming which contains local advertisements more relevant to the viewing area.

As to claim 24, while Hite and Bendinelli disclose swapping the first advertisement and the second advertisement, they fail to specifically disclose a unit disposed at the broadcast center to switch an output feed of the broadcast center from the first channel to a second channel that carries the substitute advertisement.

In an analogous art, Hinderks discloses a video distribution system (Fig. 54; paragraph 304) wherein a server will receive a video stream containing advertisements (national feed; paragraph 304) and wherein the server will replace the national advertisement with a local advertisement (paragraph 304) before distribution to the clients (Fig. 54; paragraph 304) for the typical benefit of ensuring that users receive more relevant local advertisements (paragraphs 27 and 304).

It would have been obvious to one of ordinary skill in the art at the time of invention by applicant to modify Hite and Bendinelli's system to include a unit disposed at the broadcast center to switch an output feed of the broadcast center from the first channel to a second channel that carries the substitute advertisement, as taught by Hinderks, for the typical benefit of providing programming which contains local advertisements more relevant to the viewing area.

As to claim 25, while Hite and Bendinelli disclose swapping the first advertisement and the second advertisement, they fail to specifically disclose a unit disposed at the broadcast center to override the first advertisement with the second advertisement for the television signal carried on the first channel.

In an analogous art, Hinderks discloses a video distribution system (Fig. 54; paragraph 304) wherein a server will receive a video stream containing advertisements (national feed; paragraph 304) and wherein the server will replace the national advertisement with a local advertisement (paragraph 304) before distribution to the

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clients (Fig. 54; paragraph 304) for the typical benefit of ensuring that users receive more relevant local advertisements (paragraphs 27 and 304).

It would have been obvious to one of ordinary skill in the art at the time of invention by applicant to modify Hite and Bendinelli's system to include a unit disposed at the broadcast center to override the first advertisement with the second advertisement for the television signal carried on the first channel, as taught by Hinderks, for the typical benefit of providing programming which contains local advertisements more relevant to the viewing area.

As to claim 33, while Hite and Bendinelli disclose replacing the link information associated with the first advertisement with the link information associated to the second advertisement, they fail to specifically disclose wherein the replacing occurs at a broadcast center.

In an analogous art, Hinderks discloses a video distribution system (Fig. 54; paragraph 304) wherein a server will receive a video stream containing advertisements (national feed; paragraph 304) and wherein the server will replace the national advertisement with a local advertisement (paragraph 304) before distribution to the clients (Fig. 54; paragraph 304) for the typical benefit of ensuring that users receive more relevant local advertisements (paragraphs 27 and 304).

It would have been obvious to one of ordinary skill in the art at the time of invention by applicant to modify Hite and Bendinelli's system to include wherein the replacing occurs at a broadcast center, as taught by Hinderks, for the typical benefit of

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providing programming which contains local advertisements more relevant to the viewing area.

5. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hite and Bendinelli as applied to claim 1 above, and further in view of Alexander et al. (Alexander) (6,177,931).

As to claim 3, while Hite and Bendinelli disclose displaying a first advertisement instead of a second advertisement, they fail to specifically disclose overlaying at least some of the second advertisement over the first advertisement.

In an analogous art, Alexander discloses a system for providing customized advertising to viewers (column 32, lines 24-34) wherein a first advertisement is received in a video stream (column 32, lines 35-41) and second advertising information is overlayed onto the original advertisement (column 32, lines 35-45) upon detection of the particular advertisement (column 32, lines 47-54) for the typical benefit of allowing a transmitted advertisement to be customized for the particular receiver (paragraph 32, lines 35-45).

It would have been obvious to one of ordinary skill in the art at the time of invention by applicant to modify Hite and Bendinelli's system to include overlaying at least some of the second advertisement over the first advertisement, as taught by Alexander, for the typical benefit of allowing a transmitted advertisement to be customized for the particular receiver.

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### Conclusion

6. The following are suggested formats for either a Certificate of Mailing or Certificate of Transmission under 37 CFR 1.8(a). The certification may be included with all correspondence concerning this application or proceeding to establish a date of mailing or transmission under 37 CFR 1.8(a). Proper use of this procedure will result in such communication being considered as timely if the established date is within the required period for reply. The Certificate should be signed by the individual actually depositing or transmitting the correspondence or by an individual who, upon information and belief, expects the correspondence to be mailed or transmitted in the normal course of business by another no later than the date indicated.

# **Certificate of Mailing**

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to:

P.O. Box 1450 Alexandria, VA 22313-1450	
on (Date)	
Typed or printed name of person signing this certificate:	
Signature:	
Registration Number:	
Certificate of Transmission	
I hereby certify that this correspondence is being facsimile transmitted Trademark Office, Fax No. (703) on (Date)	
Typed or printed name of person signing this certificate:	
Signature:	
Registration Number:	

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Please refer to 37 CFR 1.6(d) and 1.8(a)(2) for filing limitations concerning facsimile transmissions and mailing, respectively.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to James Sheleheda whose telephone number is (571) 272-7357. The examiner can normally be reached on 9:00-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Miller can be reached on (571) 272-7353. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

James Sheleheda Patent Examiner Art Unit 2614

JS

JOHN MILLER

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2600